1	¹ JOHN MILLION TURCO, ESQ.		
2	Nevada Bar No. 6152		
_	815 South Casino Center Blvd.		
3	3 Las Vegas, Nevada 89101-6718 702.916.3330		
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3	UNITED STATES DISTRICT COURT		
6	DISTRICT OF NEVADA		
7	DISTRICT OF NEVADA		
8	8		
	UNITED STATES OF AMERICA, CASE NO: 2:23-mj	-00109-BNW	
9	9 Plaintiff,		
10	10 vs.		
11	STIPLIATION TO	O CONTINUE STATUS	
	REPORT DATE		
12	12 DEIVIN CABRERA RUANO		
13	13		
14	Defendant.		
15	IT IS HEREBY STIPULATED AND AGREED by and between JASON FRIERSON,		
16	16 16 16 17 16 HERED I STIPULATED AND AGREED by and bet	weeli JASON FRIERSON,	
17	United States Attorney, and IMANI DIXON, counsel for the United States of America; JOHN		
18	¹⁸ MILLION TURCO, counsel for Defendant, DEIVIN CABRERA R	LUANO; that the status report	
19	date currently scheduled for November 24, 2023 at 9:00 a.m. be vac	cated for at least fourteen (14)	
20	date currently selectated for flovemoet 24, 2023 at 7.00 a.m. be vacated for at least fourteen (14)		
	days and set to a date and time convenient to the Court.		
21	This Stipulation is entered into for the following reasons:		
22	22 This Supulation is entered into for the following reasons.		
23	1. Defendant is gathering documentation on the require	nents fulfilled.	
24	24		
24	2. Defendant does not object to the request for continuance.		
25	3. The government does not oppose the request for the continuance.		
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Case 2:23-mj-00109-BNW Document 13 Filed 11/27/23 Page 2 of 4

1	4. Denial of this request for continuance would deny the defendant an opportunity to ful		
2	satisfy his agreed upon requirements. As a Spanish speaker the Defendant has had difficulty		
3	accessing all required materials.		
5	5. Additionally, denial of this request for continuance could result in a miscarriage		
6	of justice.		
7	This is the first request to continue the status report date filed herein.		
8	DATED this 21 st day of November, 2023		
9	JASON FRIERSON UNITED STATES ATTORNEY		
11 12	John Million Turco Imani Dixon		
13	JOHN MILLION TURCO, ESQ. IMANI DIXON Nevada Bar No.6152 Assistant United States Attorney Attorney for Defendant Cabrera Ruano		
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UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

UNITED STATES OF AMERICA,) CASE NO: 2:23-mj-00109-BNW
Plaintiff,))
vs.) FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER
DEIVIN CABRERA RUANO)))
Defendant.)))

Based upon the pending Stipulation of counsel, and good cause appearing therefor, the Court finds:

- 1. Defendant is gathering documentation on the requirements fulfilled.
- 2. Defendant does not object to the request for continuance.
- 3. The government does not oppose the request for the continuance.
- 4. Denial of this request for continuance would deny the defendant an opportunity to fully satisfy his agreed upon requirements. As a Spanish speaker the Defendant has had difficulty accessing all required requirements.
- 5. Additionally, denial of this request for continuance could result in a miscarriage of justice.

For all of the above-stated reasons, the ends of justice would best be served by a continuance of the status report date.

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CONCLUSIONS OF LAW

The ends of justice served by granting said continuance outweigh the best interest of the public and the defendants in a speedy trial, since the failure to grant said continuance would be likely to result in a miscarriage of justice, would deny the Defendant herein sufficient time and the opportunity within which to be able to effectively and thoroughly prepare for and complete his requirements, taking into account the exercise of due diligence.

The continuance sought herein excludable under the Speedy Trial Act, Title 18, United States Code §§ 3161(h)(7)(A), Title 18, United States Code § 3161(h)(7)(B)(i) and 3161(h)(8)(B)(iv).

ORDER

IT IS HEREBY ORDERED that the status report date currently schedule for November 24, 2023 at the hour of 9:00 a.m. be vacated and continued to <u>December 11, 2023</u> at the hour of <u>12:00 p.m.</u>

DATED AND DONE this <u>27</u> day of November, 2023



Respectfully Submitted By:

/s/ John Million Turco

John Million Turco, Esq. Nevada Bar No. 6152

Attorney for Defendant Cabrera Ruano